IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

WENLEI ZHONG, Administrator of the Estate of Wenhao Zhong v. CITY OF PHILADELPHIA, et al.	: Docket 22-cv-2319 : : : : : : : : : : : : : : : : : : :
Order	
AND NOW, to wit, this	day of , 2022, the
Court hereby FINDS and ORDERS that Plaintiff's Motion to Continue sentencing	
is GRANTED . The Rule 16	conference is hereby continued until
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BY THE COURT:	
	PRATTER, J.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

WENLEI ZHONG, : Docket 22-cv-2319

Administrator of the Estate:

of Wenhao Zhong

:

V. :

:

CITY OF PHILADELPHIA, et al. :

Defendant's Motion for Continue Sentencing

TO THE HONORABLE GENE E.K. PRATTER, JUDGE OF THE SAID COURT:

Plaintiff, Wenlei Zhong, by and through his attorney, Brian J. Zeiger, Esquire, hereby moves to continue the October 13, 20222, Rule 16 conference and states as follows:

I. BACKGROUND

- 1. The Court scheduled a Rule 16 in the above-captioned matter for October 13, 2022.
- 2. Plaintiff's counsel is attached in the Court of Common Pleas of Philadelphia before the Honorable Mia Perez in *Commonwealth v. Clifford Daniels*, CP-51-CR-0002933-2020. *See Attached*.
- 3. Plaintiff's counsel was informed by Judge Perez that jury selection would begin on Tuesday, October 11, 2022, or Wednesday, October 12, 2022.
- 4. Accordingly, counsel believes he will be on trial and asks this Honorable Court to continue the Rule 16 conference.

- 5. Alternatively, counsel asks this Honorable Court for permission to contact chambers on Wednesday, October 12, 2022, with an update as to whether the jury trial actually started.
 - 6. This is counsel's first request for a continuance.
- 7. The attorneys for the Defendants have been made aware of Plaintiff's counsel's jury trial scheduled for next week.
- 8. Accordingly, Plaintiff by and through undersigned counsel, requests a continuance.

WHEREFORE, Plaintiff, Wenlei Zhong, respectfully requests this Honorable Court enter the proposed Order.

Respectfully submitted,

Brian J. Zeiger, Esquire /S

LEVIN & ZEIGER LLP By: Brian J. Zeiger, Esquire Two Penn Center 1500 JFK Blvd., Suite 620 Philadelphia, PA 19102 (215) 546.0340 (215) 279-8702 (fax) Attorney for Defendant

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

WENLEI ZHONG, **Docket 22-cv-2319**

Administrator of the Estate

of Wenhao Zhong

v.

CITY OF PHILADELPHIA, et al.

Certificate of Service

I, Brian J. Zeiger, Esquire, hereby certify that I am this day filing the Plaintiff's Motion to Continue and serving a true and correct copy of same upon the assigned Defense counsel.

Brian J. Zeiger, Esquire /S

LEVIN & ZEIGER LLP By: Brian J. Zeiger, Esquire Two Penn Center 1500 JFK Blvd., Suite 620

Philadelphia, PA 19102 (215) 546.0340

(215) 279-8702 (fax) Attorney for Defendant

DATED: October 7, 2022.